THE FREEMAN.

DANIEL P. THOMPSON, Editor.

MONTPELIER: Thursday Borning, September 9, 1852.

BY All communications to the Fanesas, whether by business of the paper or for publication, should be ad drawed, past pard to the Editor.

> Free Democratic Ticket. FOR PRESIDENT, JOHN P. HALE,

OF NEW HAMPSHIRE. FOR VICE PRESIDENT, GEORGE W. JULIAN,

The Past Session of Congress.

DF INDIANA.

Congresses, like corporations, we suppose, have neither souls to be damned nor bodies to be kicked, else the powers of Heaven and Earth need have no lack of business. The Congress whose session has just closed has been called characterize them. To be sure they have done of little or nothing of what they ought to have done in the legitimate business for which they cused. were sent; but they have done a great deal they never sent. Torse fourths, at least, of their ag-Platforms, and finding candidates degraded crosspling to stand, land and foot-bound, on and in them. In all this, as every body knows, they had but one single aim and object—that of patch.

The would speak with a full knowledge of his responsibility,—impressed with the horror and then to replace the patch of patch in was a boal institution, and in no way national the control of trial by jury in all cases involving the prosecution. The party was entitled to a trial by jury which this act denied.

The would speak with a full knowledge of his responsibility,—impressed with the horror and then the patch of trial by jury in all cases involving the prosecution. The would speak with a full knowledge of his responsibility,—impressed with the horror and then the patch of trial by jury in all cases involving the prosecution. The would speak with a full knowledge of his responsibility,—impressed with the horror and then the patch of trial by jury in all cases involving the prosecution. The would speak with a full knowledge of his responsibility,—impressed with the horror and the patch of trial by jury in all cases involving the prosecution.

The would speak with a full knowledge of his responsibility,—impressed with the horror and the patch of trial by jury in all cases involving the prosecution.

The would speak with a full knowledge of his responsibility,—impressed with the horror and the patch of trial by jury in all cases involving the prosecution.

The would speak with a full knowledge of his responsibility,—impressed with the horror and the patch of trial by jury in all cases.

The would speak with a full knowledge of his responsibility,—impressed with the horror and the provided his responsibility,—impressed with the horror and the provided his responsibility.

The would speak with a full knowledge of his responsibility,—impressed with the horror and the patch of the patch o political leaders under their control, they are not unaccompanied with their antidotes. From the same Congress have gone out voices of remonstrate and argument that will never be stided speak healty, because he spoke the same that will never be stided speak healty, because he spoke the same that will never be stided speak healty, because he spoke them is more than property; as man is above the passes. The Atheism which has so long labored to transfer civil government as an ordinance of God, and Christ King of Saints—give the other testing property; as man is above the lessons of an entire tessons of an entire transfer that evel government as an ordinance of God, and Christ King of Saints—give the other testing property is man is above the lessons of the passes. The Atheism which has so long labored to transfer civil government as an ordinance of God, and Christ King of God, and Christ King of the next.

The Atheism which has so long labored to transfer civil government as an ordinance of the many transfer civil government as an ordinance of the next. that must soon do their work on the public mind. And when that is done, we to the politician that dares to become the abettor or applogist of the dark and damning trime of slavery.

More Proof for Free-Soil Whigs

candidate for the Vice Presidency? and if not, it becomes a settled question, that Gen.

Scott was one of the chief authors of the Fugitive Slave Law, and that he still glories in his shame even more fully than Websers and possible to imposite a property of the world his right cursely. It was not possible to imposite a greater a property of the world in appearing the region of the people. That figure was never returned, but lived this within a tow years part of the control of the debate. In vain could the despondent distribution of the people. That figure was never returned, but lived this within a tow years part of the control of the debate. In vain could the despondent distribution of the people. That figure was never returned, but lived this within a tow years part of the people. That figure was never returned, but lived this within a tow years part of the people. That figure was never returned, but lived this within a tow years part of the people. That figure was never returned, but lived this within a tow years part of the people. That figure was never returned, but lived this within a tow years part of the could not describe the freedom of the countries.

It was not passible to improve and the people. That figure was never returned, but lived this within a tow years past.

It was not possible to improve and the people. That figure was never returned, but lived this within a tow years past.

It was not prove and the people. The three proves the past of the people. The time of the people. The prove and the people was never returned, but lived this was to be regretted that Washington of the pools of the countries.

It was not prove the people was never returned, but lived this was to be regretted that Washington of the pools of the countries.

It was not prove the pools of the countries of the prove returned, but lived this was to be regretted that Washington of the pools of the countries.

ster ticket in North Carolina. His first reason is, that good faith and honor require that after accepting the nomination with Gen. Scott, he should not sanction the use of his name on any other ticket,

separate bills. No one, in my sphere of was supposed all danger was averted by their final passage, than did he. Such was his conduct, while the contest raged, and it was doubtful on which side victory would incline, in Congress or in country, If others, who, seeing the subject in a different light, at that time opposed this adjustment, or looked upon it with disfavor or indifference, have since brought their minds to sanction or acquiesce in it, it is cause for form her office if she fails to enumerate demned Gen. Scott among the firmest friends of this national pacification in its hour of trial.

observance of the compromise, than the de-

vy, and Whig candidate for Vice President. ti-slavery man! Gen. Scott will not deay skittel, cannot be regarded without horror. Masonic Hall, still pressed down and run-that Mr. Graham has fairly represented his

Speech.

the following abstract and extracts-

nt, as an additional section: the payment of which is not specifically pro-vided for, the President of the United States by Supreme Court, in the case of Prigg and Penn-

expenses of the Judiciary, Mr. Summer moved to add :-

est is hereby repealed. an abstraction; it was brought here in a practi-cable manner by one of the committees of the lite restoration of lugitives from labor through whose session has just closed has been called not as a courtesy, but as a matter of right manner in which the provision was adopted, the the "lazy Congress," and the "do nothing the graceful usage of the Senate may for a time indifference with which its adoption was follow-Congress "; but these appellatives do not fully be abandoned, but the privilege of debate, the ed, showed that it was not regarded as a source hamentary law, could not now abridged of actional power

ing up and strengthening the rotten institution of | o its character, and one with which the national on the subject. He can a parallel between the ing up and strengthening the rotten institution of Slavery, to logislate at all for which, they have government has no connection. He could not give this session to come to a close without Stamp Actin 17(5 and the opposition to its conno more authority under the Constitution than for legislating on Queen Victoria's nursery expressing his conference of the cruzity, indimensionally in the entropy of the people to it.

The Samp Act in 17(5) and the opposition to its enforcement in Colonies, and the possage of this act, and the nosting of the people to it.

The Samp Act in 17(5) and the opposition to its enforcement in Colonies, and the possage of this act, and the nosting of the people to it.

The Samp Act in 17(5) and the opposition to its enforcement in Colonies, and the opposition to its enforcement. It is known that he was in a small into the colonies of the cruzity, and the opposition to its enforcement in Colonies.

the very Constitution under which they assemble, in any party. His life had been early inheurified to and in its execution, with the democratic idea,—not the democratic was reasonable, in any party. His life had been early inheurified to and in its execution. protection of that interest consists in keeping idea known under party organization, that erfor pindanx, and they trumphed. Earth, fire, one eighth part of the inhabitants of the Unua theatran-figured in the principles of the Declaration of the Unua theatran-figured in the principles of the Declaration of the Unua theatran-figured in the principles of the Declaration of the Unua theatran-figured in the principles of the Declaration of Independence, and in the precepts of Christianity. The occupied a place in the Sen pended, it was consigned to the charmal house of nature, with the unclean things of the past. It

or answered. The speeches of Sammer, Mann, Rantoni, Giddings and a few others, will, and most be read; and just so far as they are read, will carry conviction, and implant sentiments.

The speeches of Sammer, Mann, It is made speak of saveludiers, as heaven is above the earns, as heaven is above the same speak of the convention; warrantly because he spoke from dialrate earns, as heaven is above the carried by an American Course, but he would asset the institution pronounced by Jefferson to be an enoughty. The Convention is a speak of the convention; was reported, from the same degree will institute and in this convention, and in this convention, and in this convention, and in this convention, and in this convention is a speak of the same sp

cussed.

It was not possible to imagine a greater or rot that that slavery is a national institution. It was an institution which the fathers of the and outrages following the enforcement of the only refused to name in the Constitution | her. Commercial interests bullwice prevented Mr. Graham has written a letter to the editor of Wilmington (N. C.) Commercial withholding his sanction from the placing.

Both parties, in supporting slavery, became on the editors in behalf of the shollion of slavery.

It delayed the supports were see to the support it were see to the slave trade to all the support it was not in any of the United States. It interferred now in bewithholding his sanction from the placing of his name for Vice President on a Web-

"Omnibus" bill, so called, reported by Mr.
Clay from the Committee of thirteen, was Washington and John Adams, Hamilton. John his conserved told him was neconstitutional.

tance of the crisis,—none exhibited more zeal in behalf of these measures, by arguments and persuasions among his friends,—and none rejoiced more heartily, when it was allowed as large and none rejoiced more heartily. The considerion of Mr. Juneal resolution was adopted. He considered to be dead, or to have "fullified their mission," read it, say a decidedly of the opinion that it would be well to instruct all that was allowed as large and none rejoiced more full that the proded in dictating the policy of the national and, under Law, and Universal Liberty, ded in dictating the policy of the national government, and have written slayery on its government, and have written slayery on its front, and now an arrogant and unrelenting of evide of states then An instructed slave of contracts in a policy, not only to all who express themselves against slavery, but to every man the manufacture of evidence and in standard to the flow.

We copy from Mrs. S. Saturday Vistoria, and now an arrogant and unreleasing to the flow. Saturday Vistoria, and now an arrogant and unreleasing to the contract of the cont

Lord Mansfield, in which a negro stave was bers, it was most imposing, the city being declared free, and sain he looked forward to the literally grammed with people in every 1, at least, cannot consent, by my silence day when Court and Congress would promity mosk and cranny. The Masonic Hall, to seemingly approve the discrimination declare that nowhere under the constitution mock and cranny. The Masonic Hall, made by you to his prejudice, on a national could man hold property in man. He denied the largest in the place, was engaged for its question where he was equally zealous with that the provision in the constitution respecting sittings, but the growd in and around it myself, and more influential; and I fugitives was one of the compromises of the was such that it was thought best to divide know of no safer criterion for the future constitution upon which the Union was estab- into a voting-delegate and mass Convenhashed, and read from the debates in the Conven- tion. For the use of the former, Lufayette cisire and manly part taken in its enactthis was adopted without debate. It was not discussed in any State, nor in the Federalist and spectators excluded, whilst the people, as many as could get in and about Masonic. That, we take it, is good authority—
William A. Graham, Secretary of the Na
William A. Graham, Secretary of the Nafilled with painful feetings when he read the bill, crowded two days, and in the evenings Will any anti-slavery Whig delude himself The masterly subilety with which it was drawn some acres of people met in an open lot,

position. Not one of the Whig papers lates, of this country, which is dishonors, of his Friends of Freedom. dare deny it. The inference is inevitable manny, which it degrades, of Constianity, which that he was and is in favor of the Compromises, Fuguire Slave Law, and all; that beld it up to the judgment of the country. There Convention, and never have we seen so mopromises, Fugitive Slave Law, and all; that he approves, cordially, of the platform on which he stands, and that, if elected, he will which he stands, and that, if elected, he will against this act. It made neglificence of color and condition. Every freeman was hable to its of the United States, when we saw it, had no such collection of fine heavy and faces. insist upon the infamous slave law as a fi- outrages, wrongs and pains. There is no safe. no such collection of fine heads and faces,

Abstract of Mr. Sumner's Great naught. It committed the most sacred rights to jted up in our soul an echo of a sound we the unsided judgment of a petty magistrate, whose fees were doubted, provided he decided This great and masterly effort of Sommer, against Freedom No statutes of limitation which is Stereotyped and publishing at the Era usurpation by Congress, not granted by the Conoffice, for \$2,00 per 100, is so long that we cant stitution, and an infraction of the rights secured give it at length, at present, and therefore give to the States. It took away trial by jury, in a question of personal liberty, and a suit at com-

The Senate, on Thursday, the Civil and Diomatic Appropiation bill being under discuss- charter the Bank of the United States, which on, the committee reported the following amend- was now considered by many as constitutional. If that Cangress erred in that act, could they not That when the ministerial officers of the or- have erred in the fugitive act. The precedent finary expences in executing the laws thereof, was of no authority. He read from the biograinthorized to allow the payment thereof under sylavama, the right of a fuguive to trial was not

special taxation of the district in which the said touched, but was an open question, services have been or shall be rendered, to be if e read also from a Veto Message of Jackson paid from the appropriation for defraying the that Congress and the President were not to be ruled by opinions of Judges of that Court in their legislative function. He examined the question Provided, that no such allowance shall be of the power of Congress over this subject, and ade for expanses under the act of September, road again from the proceedings of the Conven-1850, known as the Fugitive Slave act, which tion to show that the framers of the Constitution intended to give Congress no such power. Had Mr. Summer said this question was no longer they so intended they would have explicitly giv-Senate, beneath these words " extraordinary ex- out the Union; but no person in the Convention, He would examine the question upon not one of the recklass partisans of slavery, was which, by solemn vote, the Senate had refused so and across as to make this proposition. Had to hear him. He now would speak on it, -now, it been made it would have been denied. The

One of the succent law-givers of Greece of Scate rights was a learn, which might seturn ought not to have done, and for which they were provided that any individual proposing to to progressive scattering and for which they were peal any exenting law, should do as in the public government to stratch its British arms into the c assembly, with a faiter round his took. Free States for the sake of shavery. It was to those that are bound, gregate time has been spent in President making, and hewing out stocks under the name of same protection ground this most obnoxions into the Slave States for the sake of stavery. It was with somewhat should trying was thrown the shown now it may street these same great arms and hewing out stocks under the name of same protection ground this most obnoxions into the Slave States for the sake of stavery. It was

a class of men not exceeding one fifth between may be, he freely effered to judges of that day charged grand prices to notice the inhabitants, but doing this too, contrary to the inhabitants, but doing this too, contrary to the recy Constitution under which they assemble, the very Constitution under which they assemble, the acknowledged no master. This custom house officers called in the soldiers

tions of both political parties had recently de condense the slave act more than the stamp act. eclared that the question of slavery had been He colorged upon the objection to the low, that finally settled; but this war not so. That subit lacked that essential support in the pablic conjet was in all hearts, in all minds, and on all
sentence of the States where it is to be enforced,
we the government of a Christian people finally of the Cherks. It was taken up and
congues. It provided all meetings, it throw its
which is the fine of all law, and without which
ought to cover, but it is right as far as it.

On mation the Cherks of the Correlates on Fr. shadow over these halfs; it comes to Congress, any law must be come a deal letter; undile field asking an appropriation in its behalf; and like the daughters of the horseletch, it still cross of the people was researced by Washington, who in the Greek of the horseletch, it still cross of the people was researced by Washington, who in the Greek of the horseletch, it still cross of the people was researced by Washington, who in the Greek of the horseletch in the transfer of the people was researced, and or writing in 1796 to get a slave returned, and or writing the results of the Array Appropriation in the world as to constitute it the great on the Array Appropriation in the Array Appropri the daughters of the horseleech, it still cross people was recognized by Washington, who, to "Give, give." No legislation could be that; writing in 1796 to get a slave returned, said on no act or constitution could be first; nothing did not desire any measures resorted to which the rater of nations. May His blessing rest in the rater of nations. May His blessing rest in

Ale send the denates on the constitution of the swine. The hearts of the proper difference it is not particular and they were apposed to miking it national follogs of women were emisted; and over 100. From the institution. The separation of of his name on any other ticket.

His second reason is as follows:

But, secondly, I understand that your objection to Gen. Scott consists mainly in the apprehension that we will not do justice to the South, by a furthful addression to the But, secondly, I understand that your objection to Gen. Scott consists mainly in the apprehension that we will not be justice to the South, by a fairful adhesion to the Compromise of 1852. On that point, I have this statement to make:—I arrived in the last day of July, 1850. On that of July, 1850. On that day the institution of President Pillmore to the Navy Department, on the last day of July, 1850. On that day the "Omnibus" bill, so called, reported by Mr.

Clar force the Compromise of 1852, reported by Mr.

Clar force the Compromise of 1852, reported by Mr.

Clar force the Compromise of 1852, reported by Mr.

Clar force the Compromise of 1852, reported by Mr.

Clar force the Compromise of 1852, reported by Mr.

Clar force the Compromise of 1852 and of the control of the Composition of the Composition of the control o

of that day, all took the side of freedom. Schol- describes the character and appearance of ars and Christians all engaged in the Work- that noble assemblage of the Friends of to make a slave or to give any man that right of property in man. The slaveholders of the property in man. The slaveholders of the principles of Justice, Equality, sent day, numbering only 30,000, had succeed in dictating the policy of the national government, and have written slavery on its government, and have written slavery on its

Could Washington Jefferson, and Franklin, in our city. People in the distance of the demi gods of our history, again mingle in years will alone appreciate it. We greatly the affairs of early, not one of them could remistable if y he not recorded by fature conceive a nomination train eather party. Out of mistake if it be not regarded by fature genthe contictions of their hearts, and the utterances erations somewhat as we now regard that congratulation; but history will not per- of their lips against slavery, they would be con- Convention which first proclaimed man's insticuable right to " hie, liberty, and the He referred to a case decided in England by pursue of happiness." In regard to numtion which formed the constitution to show that Hall was procured, a doorkeeper appointed, with the idea that he can "spit upon the platform," and still vote for Scott as an analysis of the spit of the spi

heard many years ago. It was a deep bass coice ringing out through the depths of a and turned our car in to listen to the sound piers in the production of every number. in the distance.

with fruit like the trees of Lebanon. This is what our old covenancer friends do on The Yanken Brane, with the new volume, Sabbath evening after communion, and it comes out with a new and handsome heading and did appear that their promptly expressed res- dress. Success to the old Blode; it deserves it. the captive for the obtaing of the prison his own application.

must sweep in mail this land is emanting values on the 12th of September, ted from a worse thraildom than that of the

way vine and hig true. hooks, and Christianny shall have brought Price 50 cents. sace on earth and good will to mon.

We never before so fully realized the troth of the lessons of our childhood, which taught that civil government is an ordinance Success } Congress, { Sussion.

A Motion to Improve Slavery.

which gives a color to such works as "Ua care the control of the storm Thus, it says;

nerable moral pancely. Hence it is her-ject put at rest.

uffuence on the rest. It is true his knowle the President. verted or abused ?"

which it is recommended that a husband Shields, Bright Dawson, and Bell, should not be torn away from his wife, and that a responsible human being should be educated. Of course, both questions are suburdinate to the marken of property. subordinate to the question of property, session til the day on which Mr. Mallory was and if the changes suggested should be declared Senator. likely to interfere with the value of slaves Mr. Advas opposed the resolution, as' chattels, they must not be adopted. A The Chair, at ten mantes to H, signed the liberal movement certainly! -N. Y. Eve- Civil and Diplomatic Appropriation bill and the ning Post

The One Pauries - The whig party, in its attended convention, pledged itself to re-ist attended convention, pledged itself to re-ist all agrication for the extinction of human slavery Ernds, reported back the House hill graning their votes; among them Mr. Sankett, us all start fair; the same terms, the same terms. THE OLD PARTIES -The whig party, in its debate, and he moved that is be laid on the tais approval of that platform. Can any Christian and moved that it be taken up. nan Counstenily vote with the whig party under The Chair and that it could be taken up if a the light of conscience. And the democratic party is equally had, and Pierce worse. They that their decaded observes. are pledged to "resear all agitation, What patent "democracy" this is which intends to deven, "resist" free speech! It is enough to make the bones of Jefferson " rattle in their grave." -- E)

guard of homan freedom which it does no set at and while we looked upon them, there star- has recently carried off two of his children. and asked that the motion be withdrawn.

Editor's Cable.

forest-"Glory be to God." Away back | Harren's Macazine for September has variinto those dim aisles of the soul's unexplor- ely enough for every taste. We read no such ed mysteries the echo ran, until again and magazine as this; and it should be good, for over again we involuntarily lost the outer world, \$1500 are paid out to artists and literary contrib

is it swelled up, swept past and died away American Phaeronomean Journal - The When the sessions were ended and the number for this month contains sereral articles Convention adjourned sine die, we came connected with medical science, of value, together away diseatisfied. It appeared as if we with a general miscellany, which shows that the should have stood up and sung the old psalm, work has lost none of its attractions for the comwhich promises that the handful of corn mon as well as phremological reader. Published mon the top of the mountain shall shake by Fowlers & Wells, New York-price \$1,00.

lutions to be true to God and humanity Tun Bosrov Museum.-The editor of this should have been scaled with a universal recognition of the promises of "Gud who giveth us the victory." Talk about the Dodge trakes a very good editor. We had "Stygian pool of politics!" If revivals of thought likely that his from cases of the Juli. religion did not generally bear the impress thought likely that his keen sense of the bulls sites and buildings. Adopted, of love to God and man that was stamped cross, and his powers as a satirist, would ran upon the deliberations of this political as- away with him; but they do not. He has sense embly, we should never have enjoyed our and kindness enough to avoid the too common present reputation for infidelity. It was notion among wits and natirists, that they must good to be there and feel that the Divine ceer be witty, or be called dull-personal and promises in which we have been taught to abseive, or be thought tame. We may lawfolly trust are yet likely to be fulfilled-to feel a shoot Folly as she flies," but we need not al- the distribution of certain discussions - adopted: model from the ball. hat "the Lord God Omnipotent reigneth," ways he harging away at her; nor when we do, The whole subject was now open for discussion.

With the blessing of God, it would now be discussed.

It was a pecuniar duty of the States to protect the fiber of the States the pover. In this fatal overtarow the States this pover. In this fatal overtarow howed the state this pover. In this fatal overtarow howed the state that we shall be subject to Real and the carth may rejuce—that He has need we always shoot fools under their own the fiber.

When the blessing of God, it would now be discussed.

It was a pecuniar duty of the States to protect and the carth may rejuce—that He has need we always shoot fools under their own the fiber.

When the blessing of God, it would now be discussed.

The most effective semions are howed the state the proper came. The most effective semions are howed the state the proper came. The most effective semions are howed the state the proper came. The most effective semions are howed the state the proper came. The most effective semions are howed the state the proper came. The most effective semions are howed the state the proper came. The most effective semions are howed the state the proper came. The most effective semions are howed the state the proper came. The most effective semions are howed to state the state the proper came. The most effective semions are howed the state the proper came are howed to state the state the state that the state the state that the state that the state the sta howed the trace to Real and that we shall proper came. The most effective sermons are

The Sometime Assesteas, which we have

British crown—until the promises of God | The Phinosophical Tenencers of the are fulfilled and every man sits under his Assessass Minn-An Address before the Societies of Dickinson College, by Goorge W. Bork- King, for the ability, dignay and imparitably and Wales, they were alike destructive .-Just think of ad Thousands of men may of Beltimore. A noble and most interesting ouring up here to plodge themselves to achieve is here well handled. Mr. B. is a good fight on and fight ever," until every man writer, and evidently a good thinker. He has draft be protected in his right to worship thit the mark in his summing up. "The philos God according to the dictates of his can upby of the American mind is, therefore, the bud ever depleased any one by his decisions— aged. The London Harald has three collisions conscience—until no master can claim while one which is a just and then pronounced the Sauxe of the United units of close matter giving the details of Congress of a free Republic not only spending was all sensitive as it miss by the Tories of that day, precisely as this some Act has been welcomed by large and improperty in the body or soul of his fellow-property in the body or soul of his

spoiling his neighbors of their homes; when Jaran and the Jaranese. By T. Wans, M. rations, and men shall not learn war any D., of the British Service. A bountifully illusmore-when the swords shall be beaten in trated work on the manners, customs, &c., of to plow shares and spears into printing the Japanene. For sale at Rust's Book Store,

The Closing Scenes in Congress. Washington, Aug. 31, 1852.

The reading of the Journal was dispensed tion receive a most signal rebuke. True Computes, calling on the department to submit their platform does not cover all the ground in the Scente, next session, a plan for the classi-

Mr. Hale opposed the resolution, by did not Mr. Housen then made a report from the Commany persons in the neighborhood of Stoke, The Southern Press, in a long but feeble after during the recess of Congress. It would article in defence of the institution of slave- be to keep the Sense purportially in session, and | concurred in. ry, adants that it has some incidental exils, enable the a to make upon the country in fives | On monor of Mr. Jones, of Tean, the Seven-

the Committee, Agreed to.

and it is for her to put on the most inval, hoped to s myony would be usele, and that sub- adopted.

es and relations.

The question of education is perhaps
The consideration of Mr. Jamee's resolution disposal of and much contain.

The consideration of Mr. Jamee's resolution disposal of and much contain.

The consideration of Mr. Jamee's resolution disposal of and much contain.

The gallettes by this time (anti-past II wholek)

and in the Gall of et., Laurence and disposal of and much contain.

The gallettes by this time (anti-past II wholek)

and in the Gall of et., Laurence and disposal of and much contain.

The gallettes by this time (anti-past II wholek)

Mr. Morton said the resolution would lead to bills.

pressive bandage. And Gen. Scott signified construction of certain railroads in those States

majority so determined. Mr. Underwood and that it required ununing-

Mr. Borland's motion was rejected - Ayes It was now five minutes to 11 o'clock.

Mr. B ight moved that the Senate proceed to on agreeing to the amendments, Executive musiness. Mr. Houston desired to make a report from Cassina M. Clay is very sick, of a fever which the Select Committee on Francis, Bribery, &c., move that the House adjourn.

Several Senators desired to make reports, and | Mr. Muson, in nearly the same breath, nade a

Mr. Bright-I wont withdraw my motion for The Speaker broged and rapped, calling gentlemen to order. They were standing and talking ny person whatever. His motion was agreed to and the Senate pro-locally, all over the Hell, seeded to the consideration of executive has. Mr. Stanton, of Tenn., rose to a question of

Mr. Houston then with frew his report

The Chair signed the Post Reute bill

is to Ocean Pastage, Referred and proposi-

to me now ready to infloant, agreed to.

The resolution was adopted quantinously.

States adjourned, sine die.

cases, was posited.

mayored to their names.

he report was concurred in.

Don't time take up our time.

onbried in my resolution?

change any more. Laughter, and cries of order, order.

It now lacked five minutes of 12.

ills, which were laid on the table.

files of the Senate.

order, vit; the House has already determined at At half must II, the Naval bill was algued by what time at would adjusted ne Chare, and sent to the president, who, with Mr. Carter-I move the House adjourn,

e cabinet were in an adjoining room.

At a quarter before 12 the dome were opened.

The Speaker -Lightness will resume their re cabinet were in an adjoining room. Mr. Houston made his report stating that the scare [Bang, long] Co-maittee But not time to complete any case. Mr. Carter-I withdraw the mation, but would do so by the next assion. He moved Mr. Folk-I will appeal to the H one to rehat the report and evidence be taken and prin- code from their amendment to the bill for the relist of Mrs. Margaret Worth.

Mr. Badger objected, because nothing was "Agreed," agreed," The Speaker-It can only be done by the ununimous consent of the Hause

"Object," " object," broke from all parts of A resolution was agreed to that the Secretary the Hall. f the Senate pay during the recess for certain Mr. Carter-I renew as motion to adjourn. The Speckar, after knowling to order, and re-A M stage was received from the President questing greatbasen to resome their seals, said

Mr. Soule offered a resolution that the Secre- House, tary of the Navy send tribe Senate a statement Mr. Harris, of Tena,—I hope be will, of amounts expended at each Navy Yard for The Speaker cried order; gentlemen layited in take their seats.

the Chair would state the proposition; before the

Mr Daughas reported back several House Voices-' All right "-" tio ahead." Then followed fremendous thomas with his Several Committees reported unfinished busi gavil. He then said the hour fixed for the ad-On motion of Mr. Shinds, all the papers behe Chair accordingly amounces this House ore Committees were Ordered to be returned to stands adjourned seas dis-

Voices-" Enough said," " Good," " good," Mr. Dodge affered two regulations ordering and manch gles and confusedly, the members Mesors, Mason, Atenison, Morton and Adams

Foreign News.

bowed the the sects from that we shall alter those in which the deliverance of alter those in th Mo see, Underwood, Priv., and Bayard were and America. Important and Interest-

appointed, and at two minutes before 12 he ing. We know and feel that this movement profess and justly profess, enters on its eights. Committee returned, and reported that the Press. Exertage -All parts of England were feat had no better commonwhan to make to be Senate, and offered their language dations of the safety of the stranger, by storms of an the close of their language. Mr. Mangara offered a resolution that the thursder and lightning of unprecedented thanks of the Senate be given to Hon, W. R. violence. In England, Ireland, Scotland citi which he has discharged the distins of the Houses and Charches were struck, and in some cases consumed, fields of grain pros-Mr. King took the Cave, represed thanks for trated, men and women killed, and the, he complitions, and expressed his regret, if he shipping of the coasts more or less dam-States adjourned, size die.

House The House cast at 9 o'clock. The reading of the Journal was dispensed with a feeling of the Journal was dispensed with a feeling of the phenomena were the shocks of earthquakes felt in some planes, by of business and want of time.

The College of contract of the contract of the period of the particularly in Cornwall and Devon.

The College of the present of the particularly in Cornwall and Devon.

Mr. Clarke, from the Committee of Conference The Callington correspondent of a Plymmade a report on the disagreeing amendments outh paper says :- "This morning (Thursto the Post Route Bill. He said the amendments | day) about 20 minutes before eight o'clock, vere most obnormus to the House, particularly the shock, either of an earthquake or some the section which authorizes marshills in certain tremendous explosion, was distinctly per-On voting to second the previous question no contrible in this town; it was also noticed morning appeared, and there had to be a call of by persons residing at Coad's Green, distant the Hone —one hundred and thirty five members live unites N. W., and by others in the neighborhood of Liskeard." A correspon-Under the operation of the previous question, dent of the Mining Journal, under date of in report was concurred in. Walkhampton, Aur. 16, says: "Particular Mr. Cohb and he yesteday, from a sense of excitement was cutsed in this neighborlary to houself and the country, voted on masse hood this morning, about half-past sever. for the amendments, at hough contrary to he judgment, rather than the General Appropriation of the earth, accompanied with a noise like of the earth, accompanied with a noise like that of a train passing. The windless the of Conference was concurred in shock, the bells of clocks rang, and almost Mr. Letcher-I move to by the motion on the everything appeared to be in agitation's and although we have had so much rain here Mr. Cobb.-Will you wait till you get the floor for several days past, some of the springs of Mr. Hart cylled Mr. Cook to order, and said, water are gone entirely dry. This is a carnous circumstance for this part of the Atr. Cob -Pharast days. We suppose that the Whigs will not the naked truth could be final; nothing but the naked truth could be final. The idea of the remark of the propose that the Whigs will not the naked truth could be final; nothing but the naked truth could be final; nothing and it is supported by final; not fine some of the first but the final but not not necessary and namy very many thousands join new remarks, and the votal for the report, in least of order.

It was to be reported that the but to naw of order.

It was to be reported by the policy of the world by the policy of the world by the policy of t world a certainly I do not know how for it

mittee of Conference on the disagreeing amend-ments to the Army Appropriation half, which was save explosion had taken places.

last day of the session, was suspended. The storm of indignation raised about Thus, if says;
The out has a great noval conflict to wage made on the subject of frands on the Tariff's He means to the Navy Appropriation bulk, which was respect to the fisheries. It is announced in The report of the Conference on the disagrees, the officers journals that all the hubbul was ing anominants to the Post Office Appropriation about nothing at all, that at change had bill was adopted.

been contemplated in the British policy in On motion of Mr. Carter, 200,000 capies of the Bay of Fundy, and that no withdrawal

bition by law of such occurrences. Let mechanics artistans and agree number specified in the first and and wife its sold together, and fall amount of the dates apposed on artists to be \$1.800 provided in the horse that the parents and miner children. Such a constant by their White it was also known the parents and miner children. Such a constant by their was also known the first provided in th Clay from the Committee of thirteen, was rejected, and the whole subject of dispute was thrown open to agulation anew.

I lound Gen. Scott acting as Secretary at War, in which situation he continued for several weeks; and happening to take lodging at the same hotel, I was in daily and interest intercourse with him from that time intercourse with him from that time unit the consummation of the Compromise, by the passage of its various provisions in by the passage of its various provisions in the consummation of the Compromise, but the was also known and passage to divine aw. He was for the immediate repeat of this House shell and opposed to divine law. He was for the immediate repeat of the laws and opposed to divine law. He was for the immediate repeat of the laws and opposed to divine law. He was for the intercourse and spine classed to her M years's government by the quoted at length from their repeating and rining been additional, and opposed to make a repeat by the passage of its various provisions in the consumation of the Compromise, but they was also known and dispute that shighly the general and writing been additional, and pleased to divine law. He was for the intercourse and writing been added to the shighly the general and writing been added to the shighly the general and writing been added to the shighly the general and writing been added to the shighly the general and whole it was also known and deficient. The Clear of the House also that they was also leaved that shighly the general and writing been added to the shighly the general and writing been added to the shighly the general and writing so that elect. The Clear of the House also the property of the dates and the property of the dates and property of the dates and property of the dates and the property of the dat Several engendments were proposed to a resa fraction of the treaty.

reising, if he is faithful, a more salutary as to allow all Appropriation bills to be sent to dression, noting rested all standing to take their error to the United States at greater distaninfluence on the real. It is true his knowle edge may be perverted—but is that more probable than the ignorance can be personal to be a personal to be a probable than the ignorance can be personal to be a perso ing the junning of ArCo J copies of Stanbury's 1s what the Elandard "believes" has been erted or abused?"

the Light fromer boll was signed.

Our readers will note the reserve with The Committee busen, see - Mosses, Junes, report of exploration to an Great Sail Lake, in the not of the House. The year and mays were indeed.

" For our part, we have always but that the extreme construction of the renovements Mr. German-Have no year and mays been very provisions of the Treaty of Glashit could not be maintained under a policy of The response was in the negative, but that commercial fraction; and to have modified they had on the metion to by the escapensation them by a degratical argotistion of reciproresolution on the table.

Several messages were received from the Pressident of the United States, informing the House in any governments. But then the concessions would have been creditable to any governments. he had signed the Civi and Diplomatic, Post sions must, to prove satisfactory, he equal; Office, Army and Navy, and other appropriation and in the American concession spoken of The question was taken on lying the compone Throw open, by all means, the Bay of Pon-The question was taken on type, the results of the result was annumered, many gentlement changed by to the whole world, but in doing so let us all start fair; let us all fish therein on

It is this : The gentlemen from New York has "If the United States desire to take fish already changed his vate three times, and exunor thence, let them do so on the same footing as British fishers do, without any bounty on Mr. Carter, mond the turn at, in an exceeding the take. If they want provisions and food from the bay, let them receive it without tex on its importations, however caught or The result of the year was announced, and the Buwever brought into their ports. Othercompensation a solution was now laid on the tall wase in leiting them into the bay, we shall drive our own fishers out; otherwise, to

> "The notion of the North American bounties, which Sir John Pakington is

ly loud tone, "I move the Hense adjourn." The Speaker ansounced the question recurred gain credit with the states, we shall aleni-Many voices- Vote them down," - Question are the affections of our own colonists.

Mr. Hall-I rue to a privileged question, and provinces giving their fishers equivalent